EXHIBIT 1





A Pennsylvania Professional Corporation ATTORNEYS AT LAW www.finemanlawfirm.com

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Please Reply to Philadelphia Office

June 18, 2013

VIA email echlaw@aol.com & FIRST CLASS MAIL

Evan Hammerman 13723 Lambertina Place Rockville, MD 20850

RE: Ev

Evan Hammerman v. GB Collects, LLC

U.S.D.C., MD D, Civil No. 8:13-cv-01606-DKC

Our File No. 3061/20696

Dear Mr. Hammerman:

Pursuant to Federal Rule of Civil Procedure 11, attached is Defendant GB Collects, LLC's Motion for Sanctions and Memorandum of Law in Support Thereof (the "Motion"). You have a safe harbor period of 21 days to dismiss the Complaint with prejudice, after which time the Motion can be presented to the Court. As set forth in the Motion, you continue to prosecute a frivolous action that alleges FDCPA claims on which you cannot prevail as a matter of law. Please be guided accordingly.

Very truly yours,

/S/ Richard J. Perr

Richard J. Perr

RJP:mfm Attachments

Case 8:13-cv-01606-DKC Document 14-2 Filed 07/26/13 Page 3 of 3

Farrell Macklin

From:

Farrell Macklin on behalf of Richard Perr

Sent:

Tuesday, June 18, 2013 4:20 PM

To:

'echlaw@aol.com'

Subject:

HAMMERMAN V. GB COLLECTS

Attachments:

HAMMERMAN 6-18-13 Hammerman w motion for sanctions (00684078).pdf;

HAMMERMAN motion for sanctions (00684071).PDF

Dear Mr. Hammerman:

Please see my attached 6/18/13 letter with attachments addressed to you.

Richard J. Perr

M. Farrell Macklin Legal Assistant



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- Email Address
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